

performing these tasks, employees of the contractors and subcontractors listed below will be required to sign a written agreement that they: (1) will use the information only for the purpose of carrying out the work required by the contract; (2) shall refrain from disclosing the information to anyone other than EPA without the prior written approval of each affected business or of an EPA legal office; and (3) shall return to EPA all copies of the information and any abstracts or extracts therefrom: (a) upon completion of the contracts; (b) upon request of EPA; or (c) whenever the information is no longer required by the contractor or subcontractor for performance of work requested under those contracts. These nondisclosure statements shall be maintained on file with the EPA Region I Project Contact for CACI, Acumenics Research and Technology, Inc. and Aspen Systems Corporation. CACI, Acumenics and Aspen Systems employees will be provided technical direction from their respective EPA contract management staff.

EPA hereby advises affected parties that they have ten working days to comment pursuant to 40 CFR 2.301(h)(2)(iii) and 40 CFR 2.310(h). Comments should be sent to Janine Keck Massey, U.S. Environmental Protection Agency, Office of Regional Counsel, RCU, J.F.K. Federal Building, Boston, MA 02203.

Dated: March 28, 1995.

John P. DeVillars,
Regional Administrator.

Contractor/Subcontractor	Contract No.
CACI	3C-G-ENR-0051
Acumenics Research and Technology, Inc.	3C-G-ENR-0052
Aspen Systems Corporation	3C-G-ENR-0053

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[FRL-5193-9]

Common Sense Initiative Council Automobile Manufacturing Sector; Meeting

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notification of rescheduling public advisory Common Sense Initiative Council (CSIC) Auto Manufacturing Sector Subcommittee Meeting; Open Meeting.

SUMMARY: Pursuant to the Federal Advisory Committee Act, Public Law

92-463, notice is hereby given that the CSIC Automobile Manufacturing Sector Subcommittee meeting scheduled for Thursday, April 19, 1995, has been rescheduled for Thursday, May 4, 1995, from 8:30 a.m. to 4:00 p.m. Eastern Standard Time, at the Embassy Suites at Chevy Chase Pavillion, 4300 Military Road, N.W. (at Wisconsin Ave.), Washington, D.C. 20015, phone (202) 362-9300. Seating will be available on a first come, first served basis. For further meeting information contact Carol Kemker, Designated Federal Official at (404) 347-3555 extension 4222, Keith Mason at (202) 260-1360 or Leila Yim Surrat at (202) 260-0628.

Three work groups were formed at the first meeting in January, (1) Permits; (2) Regulatory Programs; and (3) Lifecycle Management and Innovative Technology. At the May 4th meeting reports will be presented on draft work plan activities. Information presented will aid in the CSIC Automobile Manufacturing Sector Subcommittee discussions about and development of a consensus work plan.

INSPECTION OF COMMITTEE DOCUMENTS: Documents relating to the above CSIC Automotive Manufacturing Sector Subcommittee announcement will be publicly available at the meeting. Thereafter, these documents, together with the meeting minutes will be available for public inspection in room 2417M of EPA Headquarters, Common Sense Initiative Program Staff, 401 M Street SW., Washington, DC 20460, phone (202) 260-7417.

Dated: April 11, 1995.

Carol L. Kemker,
Designated Federal Official.
[FR Doc. 95-9541 Filed 4-17-95; 8:45 am]
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[OPPTS-46023; FRL-4948-6]

Respirable Fibrous Particles; Workshop on Chronic Inhalation Toxicity and Carcinogenicity Testing

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: This notice announces a workshop on chronic inhalation toxicity and carcinogenicity testing of respirable fibrous particles. The workshop is sponsored by the U.S. Environmental Protection Agency in collaboration with the National Institute of Environmental Health Sciences, the National Institute for Occupational Safety and Health, and the Occupational Safety and Health Administration.

DATES: The workshop will be held May 8-10, 1995. The 3-day workshop will begin at 8:30 a.m.

ADDRESSES: The workshop will be held at the Omni Europa Hotel in Chapel Hill, North Carolina. Members of the public wishing to attend the workshop as observers should register by phoning Research and Evaluation Associates (REA), at the telephone number listed below. Please note that space is limited and registrations will be accepted on a first-come first-serve basis. Copies of the workshop agenda will be available at the workshop.

FOR FURTHER INFORMATION CONTACT: James Willis, Acting Director, Environmental Assistance Division (7408), Office of Pollution Prevention and Toxics, Rm. E-543B, 401 M St., SW., Washington, DC 20460, (202) 554-1404, TDD (202) 554-0551. For Technical Information Contact: Dr. David Lai, Health and Environmental Review Division, (7403), Office of Pollution Prevention and Toxics, 401 M St., SW., Washington, DC 20460, (202) 260-6222. For logistical information, and to register, please call Research and Evaluation Associates, at (919) 968-4961.

SUPPLEMENTARY INFORMATION: An important task for environmental protection is to identify, and subsequently to prevent, eliminate, or mitigate the risks to human health and the environment posed by toxic substances. Natural and synthetic fibers are one group of substances that have been identified to be of potential concern. The health endpoints of potential concern for respirable fibers are the potential development of respiratory diseases, including cancer, from chronic inhalation exposure. Many of these fibers have wide industrial and commercial applications, but there is limited, inconclusive, or virtually no information about their health effects and/or exposure to workers, consumers, and the general public. As a result, EPA has added to its Master Testing List (MTL) a "respirable fibers" category as priority substances for health effects and exposure testing to obtain the necessary data to evaluate the extent and magnitude of health risks to the exposed individuals and populations. This would then allow the Agency to determine whether or not there is a basis for any risk reduction measures. EPA recognizes that the current health effects test guidelines for chronic inhalation toxicity and/or carcinogenicity are not specific enough for the testing of fibrous substances. Thus, there is a need for EPA to develop standardized health effects test

guidelines for fibrous substances that can be used by EPA in future rulemaking, negotiated enforceable consent agreement, or voluntary action to obtain the necessary toxicologic information for risk assessment. At present, there is no general agreement upon test protocols for chronic inhalation toxicity and carcinogenicity testing of fibers for regulatory purposes. It is, therefore, important for the Agency to obtain input from the scientific community on a number of issues related to fiber testing prior to the development of proposed standardized study protocol(s) for respirable fibers.

EPA, in collaboration with the National Institute of Environmental Health Sciences, the National Institute for Occupational Safety and Health, and the Occupational Safety and Health Administration, through an interagency working group has scheduled a workshop on chronic inhalation toxicity and carcinogenicity testing of respirable fibrous particles to be held May 8–10, 1995. The goal of the workshop is to obtain scientific evaluations and recommendations from outside expert scientists on:

(1) Issues dealing with the design and conduct of chronic inhalation studies of fibers.

(2) What preliminary studies would be useful guides in designing the chronic study.

(3) What mechanistic studies would be important adjuncts to the chronic study to enable better interpretation of study results and extrapolation of potential effects in exposed humans.

(4) Which, or which combination of the available screening studies constitute a minimum data set which can be used to make judgements about the potential health hazard of the fiber in question, and prioritize the need for further testing in a chronic inhalation study.

Authority: 15 U.S.C. 2603

Dated: April 7, 1995.

Charles M. Auer,

Director, Chemical Control Division, Office of Pollution Prevention and Toxics.

[FR Doc. 95–9536 Filed 4–17–95; 8:45 am]

BILLING CODE 6560–50–F

[FRL–5193–9]

Proposed Administrative order on Consent; Petrochem Recycling Corp./Ekotek, Inc. Site, Salt Lake City, Utah

AGENCY: U.S. Environmental Protection Agency (U.S. EPA).

ACTION: Proposed *de minimis* settlement.

SUMMARY: In accordance with the requirements of section 122(i)(1) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended (CERCLA), notice is hereby given of a proposed *de minimis* settlement under section 122(g) of CERCLA concerning the Petrochem Recycling Corp./Ekotek, Inc., Site in Salt Lake City, Utah (Site). The proposed Administrative Order on Consent (AOC) requires 7 potentially responsible parties (PRP) to pay an aggregate total of \$152,825.15 to resolve their liability to the EPA related to response actions taken or to be taken at the Site. The terms of the proposed AOC for these settlements are identical to that approved and made effective by EPA November 16, 1994 (See Federal Register notice, dated September 2, 1994). One of the 7 settlements, EIMAC Corp. (Varian Associates, Inc.), was revised from its previous listing in the September 2, 1994, Federal Register notice based on an amended settlement volume (with no other changes to the AOC), and is thus re-noticed here.

DATES: Comments must be submitted by May 18, 1995.

ADDRESSES: Comments should be addressed to Greg Phoebe (8HWM–SR), Enforcement Specialist, U.S. Environmental Protection Agency, Region VIII, 999 18th Street, Suite 500, Denver, Colorado 80202–2405, and should refer to: In the matter of Petrochem/Ekotek *De Minimis* Settlement.

FOR FURTHER INFORMATION CONTACT: James M. Stearns, Office of Regional Counsel, EPA Region VIII, at (303) 294–7197.

SUPPLEMENTARY INFORMATION: Notice of section 122(g) *De Minimis* Settlement: In accordance with section 122(i)(1) of CERCLA, notice is hereby given that the terms of an Administrative Order on Consent (AOC) have been agreed to by the following 7 parties, for the following amounts: Option A Settlements: Bloomfield Refining Co. (\$19,300.00); EIMAC Corporation (Varian Associates, Inc.) (\$77,744.26); Auto Body Supply, Inc. (\$2,759.90); Auto Painting & Collision Specialists, Inc. (\$2,547.60); and G & K Services, Inc. (\$6,872.58). Option B Settlements: BP Exploration & Oil, Inc. (fka SOHIO and SOHIO Oil Company; aka BP Exploration, Inc.) (\$16,501.31); and US Polymeris (aka US Polymeric Industries, Inc.; nka BP Chemicals “HITCO,” Inc.) (\$27,099.50).

By the terms of the proposed AOC, these PRPs will together pay \$152,825.15 to the Hazardous Substance Superfund (Superfund). This amount represents approximately 0.2% of the

total anticipated costs for the Site upon which this settlement was based.

In exchange for payment, U.S. EPA will provide the settling parties with a covenant not to sue for liability under sections 106 and 107(a) of CERCLA, including liability for EPA past costs, the one-time cost of remedy, future EPA oversight costs, future operation and maintenance of the as-yet unselected remedy, and under section 7003 of the Solid Waste Disposal Act, as amended (also known as the Resource Conservation and Recovery Act (RCRA)).

The amount that each individual PRP will pay, as shown above, equals \$2.97 multiplied by the number of gallons of waste the party sent to the Site (Base Amount), plus a premium payment of either 30% or 120% of the Base Amount, as specified by each Respondent PRP in the AOC. The per gallon charge of \$2.97 was calculated by dividing the total estimated response costs for the Site (\$69,594,403) by the total estimated volume of waste disposed of at the Site (23,454,592 gallons). For parties paying a 30% premium, the “Option A” settlement, there is an exception to the covenant not to sue if total response costs at the Site exceed \$69,594,403. If this amount were exceeded, EPA could sue these parties for all or a portion of the overage. For parties paying the 120% premium, the “Option B” settlement, the exception to the covenant not to sue does not apply.

For a period of thirty (30) days from the date of this publication, the public may submit comments to U.S. EPA relating to the proposed *de minimis* settlement.

A copy of the proposed settlement AOC may be obtained from Greg Phoebe (8HWM–SR), U.S. Environmental Protection Agency, Region VIII, 999 18th Street, Suite 500, Denver, Colorado 80202–2405, (303) 294–7036. Additional background information relating to the *de minimis* settlement is available for review at the Superfund Records Center at the above address, and at the Marriott Library, Special Collections Department, University of Utah, Salt Lake City, Utah (801) 581–8863.

Jack McGraw,

Acting, Regional Administrator, U.S. EPA, Region VIII.

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